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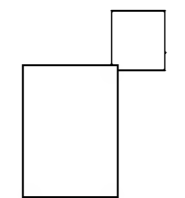
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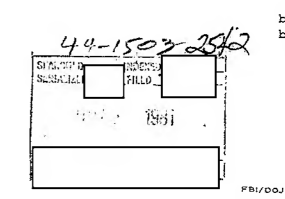
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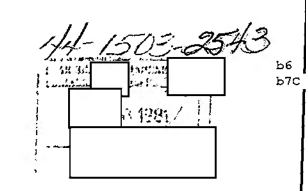
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	(Attn: SA IBERIA HAMPTON, et al., v. EDWARD HANRAHAN, et al. (U.S.D.C., N.D. ILL.) CIVIL ACTION NO. 70 C 1384 Forwarded under separate cover is one unredacted copy of Chicago fill 157-5814, Volumes 1 and 2; 157-4088, Volumes 1 and 2; 157-4107, Volumes 1 and 157-5036, Volumes 1 and 2; 157-5462, Volumes 1 through 5; 157-5584, Volumes 1 through 6; 157-6491; and 157-6794.	71.1 715 76 77 19 19 es
	Chicago is requested to maintain these copies for the use of Assistate United States Attorney in captioned litigation. Civil Discovery Review Unit #2 will retain the Chicago originals in connection with this matter until discovery is completed.	nt b6 b7C





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Federal Bureau of Investigation

Washington, D.C. 20535

Date:

September 30, 1961

To:

Honorable Dan K. Webb

Room 1500 South

Everett McKinley Dirksen Duilding

219 South Dearborn Street Chicago, Illinois 60694

Attentions

Paralegal Specialist

From:

John A. Hintz

Assistant Director - Legal Counsel

Subjects

IBLETA HAPPTON, ct al., v.

EDUARD HATRALAN, et al. (U.S.D.C., H.D. ILL.)

CIVIL ACTION NO. 70 C 13C4

Forwarded under separate cover are three copies each of 10,972 processed pages from Chicago file 44-1503, as captioned above, representing Volumes 7 through 31; Sub A, Volumes 1 through 3; Sub B, Volumes 1 through 3; and Sub C, Volumes 1 through 10. These files were processed by Civil Discovery Review Unit 72 of our Records Management Division and constitutes the final portion of this particular file.

These files were processed using the some excision guidelines previously furnished to you with the following breakdowns added under Category "J":

- 1. J-1 Documents subject to 'in comera' inspection Bureau communications which are communications between attorneys or attorney and client (and therefore subject to attorney-client/work-product privilege), but which discuss the production or non-production of documents.
- 2. J-2 Documents which will not be released since they are subject to a claim of attorney-client/work-product privilego - Bureau communications which are the same as J-1 except that they do not discuss the production of documents.
- 3. J-3 Documents which will not be disclosed per order of Judge Grady -Any documents concerning representation of defendants by the Department of Justico. 1 - SAC, Chicago

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Somorable Dan K. Webb

Those documents, or portions of documents, deleted as "J-1" for "in camera" inspection are being weintained in Civil Discovery Review Bait #2 until such time as they are requested by your office.

These documents are numbered 101461 to 111003. The numbering was started at 100001 so that these files could be differentiated from the previously released Chicago file 157-1291 and subs.

The file being forwarded is, in fact, a compilation of material concerning the litigation itself and, as such, is being released under court order issued by United States District Judge John Grady. This release should in no way be considered procedent setting.

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Federal Bureau of Investigation

Washington, D.C. 20535

Date:

October 2, 1981

To:

Honorable Dan K. Webb

Room 1500 South

Everett McKinley Dirksen Euflding

219 South Dearborn Street Chicago, Illinois 60604

Attention:

Paralegal Specialist

From:

John A. Mintz

Assistant Director - Legal Counsel

Subject:

IBERIA HAMPTON, et al., v. EDWARD HANRAHAN, et al. (U.S.D.C., N.D. ILL.)

CIVIL ACTION NO. 70 C 1304

Forwarded under separate cover are three copies each of 5,251 processed pages from the Chicago Black Panther Party files 157-5814, Volumes 1 and 2, entitled "Busing Program"; 157-4936, Volumes 1 and 2, entitled "Breakfast for Children"; 157-4107, Volumes 1 and 2, entitled "Medical Center"; 157-5036, Volumes 1 and 2, entitled "Arrests"; 157-5462, Volumes 1 through 5, entitled "Films and Publications"; 157-5504, Volumes 1 through 6, entitled "Finances"; 157-6491, entitled "Clothing Program"; and 157-6794, entitled "Day Care Center." These were processed by the Civil Discovery Review Unit #2 of our Records Management Division. You have previously received a copy of the excision guidelines utilized in processing plaintiffs' document request. This concludes the production of the Black Panther Party files.

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10/6/81

TO:

DIRECTOR, FBI (44-44202)

(ATT'N: CIVIL DISCOVERY REVIEW UNIT #2, ROOM 5448,

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FROM:

SAC, CHICAGO (44-1503)

IBERIA HAMPTON, et al., v. EDWARD HAMRAHAN, et al. (U.S.D.C., N.D. ILL.) CIVIL ACTION NO. 70 C 1384

Re Butel to Chicago, 9/29/81.

Please be advised that the Chicago Division sent original file 157-2209 to Civil Discovery Unit #1, on 1/22/79, in connection with the ACLU civil suit.



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Federal Bureau of Investigation

Washington, D.C. 20535

Date:

October 3, 1981

To:

Honorable Dan K. Webb

Room 1500 South

Everett McKinley Dirksen Building

219 South Dearborn Street Chicago, Illinois 60604

Attention:

Faralegal Specialist

b6 b7c

From:

John A. Hintz

Assistant Director - Legal Counsel

Subject:

IBERIA HAMPTON, et al., v. EDWARD HAMPAHAH, et al. (U.S.D.C., H.D. ILL.) CIVIL ACTION NO. 70 C 1384

For your information, on October 7, 1931, 145 documents, or portions of documents, excised under excision guideline "B", third agency material, were forwarded to 15 different government agencies. These agencies were advised of the above litigation and asked to advise on any necessary excisions from their documents. Upon completion, the results of these referrals will be expeditiously forwarded to your office.

As a matter of record, we have, to date, forwarded to your office 151 volumes from Chicago 157-1291 and sub files, captioned "Black Panther Party," representing 53.371 pages numbered 1 through 41943; two volumes from Chicago files, captioned representing 259 pages numbered 29199 through 29457; and 47 volumes from Chicago 44-1503, captioned as above, representing 12,502 pages numbered 100001 through 111003.

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1)- SAC, Chicago

Routing Slip (Copies to Office: cked) 0-7 (Rev ₄ 5-13-77)	
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Federal Bureau of Investigation

Washington, D.C. 20535

Date:

October 8, 1981

To:

Honorable Dan K. Webb United States Attorney

Room 1500 South

Everett McKinley Dirksen Duilding

219 South Dearborn Street Chicago, Illinois 60604

Attention:

Varalegal Specialist

Prom:

John A. Hintz

Assistant Director - Legal Counsel

Subject:

IBERIA HAMPTON, et al., v. EDVARD HAMPAHAN, et al.

(U.S.D.C., N.D. III.)

CIVIL ACTION NO. 70 C 1334

Attached are two redacted copies of material from Chicago file 44-1593, This material was excised under guideline "J-1," documents subject to 'in camera' inspection.

It is requested that if there are any changes made regarding this material that Special Agent of our Records Hanagement Division, FTS 324-3580, be notified.

Enclosures (2)

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Federal Bureau of Investigation

Washington, D.C. 20535

Date:

October 13, 1931

To:

Monorable Dan H. Webb United States Attorney

Room 1500 South

Everett McKinley Dirksen Building

219 South Dearborn Street Chicago, Illinois 60604

Attention:

Paralogal Specialist

From:

John A. Hintz

Assistant Director - Legal Counsel

Subject:

IBERIA MAMPTOW, et al., v. EDWARD MAWRAMAN, et al. (U.S.D.C., N.D. ILL.)

CIVIL ACTION NO. 70 C 1384

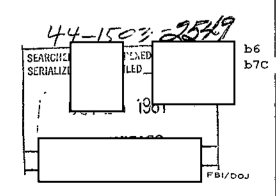
Forwarded under separate cover are three copies each of 291 reprocessed pages from the Chicago Black Panther Party file 157-1291, Volumes 2, 4, 6, 8, 10, 11, and 13. These pages were reprocessed by the Civil Discovery Review Unit #2 of our Records Management Division due to a change in classification procedures after these documents were originally delivered to you.

1) SAC, Chicago

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Civil Discovery Review Unit #2 will retain the Chicago originals in connection with this matter until discovery is completed.



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10/19/81

TO:

DIRECTOR, FBI (44-44202)
(ATT'N: CIVIL DISCOVERY REVIEW UNIT #2, ROOM 5448,

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FROM:

SAC, CHICAGO (44-1503)

IBERIA HAMPTON et al., v. EDWARD HANRAHAN, et al. (U.S.D.C., N.D. ILL.) CIVIL ACTION NO. 70 C 1384

Re Bureau telephone call to Chicago 9/29/81 and CG airtel to Bureau dated 10/6/81.

Enclosed is volume 1 of Chicago original file 157-2209 entitled "Counterintelligence Program Blake Nationalist - Hate Groups." This volume had been returned to Chicago during the period of time between referenced airtel and the present by CDRU #1.

2 - Bureau (Encl.	. 1)

44-15-03-2550

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10/22/81

TO:

(ATT'N: CIVIL DISCOVERY UNIT #2, ROOM 5448 DIRECTOR, FBI

(44-44202)

SA

FROM:

SAC, CHICAGO

(44-1503)

IBERIA HAMPTON, et al., v. EDWARD HANRAHAN, et al. (U.S.D.C., N.D. ILL.) CIVIL ACTION NO. 70 C 1384

Enclosed is volume 2 of Chicago original file 157-2209 entitled "Counterintolligence Program Black Nationalist - Hate Groups." Volume 1 of this file was sent previously by airtel dated 10/19/81.

2 - Eureau (Encl. 1) (1) - Chicago	
	14-1513-2551

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	SIFICATION: DATE: _	11/24/81-\$3.73
FROM	Director, FBI (44-44202)	
TO:	SAC, Chicago (44-1503) (Attn: SA	
EDWAI (U.S.	A HAMPTON, et al., v. ED HANRAHAN, et al. D.C., N.D. ILL.) ACTION NO. 70 C 1384	7
157-2	Forwarded under separate cover is one unredacted copy of 209, Volumes I and 2.	of Chicago file
Unite	Chicago is requested to maintain these copies for the used States Attorney in captioned litigation.	use of Assistant
conne	Civil Discovery Review Unit #2 will retain the Chicago ction with this matter until discovery is completed.	originals in
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		(Date)	
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	sources, paraphrase contents.		
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11/30/81

TO:

DIRECTOR, IDI

(44-44202)(ATT'N:

RECORDS MANACIMENT

DIVISION, ROOM 5448)

FROM:

SAC, CHICAGO (44-1508)

IBERIA HAMPION, et al., v. (U.S.D.C., HD ILL.) CIVIL ACTION NO. 70 C 1384

Ro Bureau routing slip to Chicago dated 11/25/81.

Per your request enclosed under separate cover are two volumes of excised copies of Chicago file 157-2209.

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44-15-25

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Federal Bureau of Investigation

Washington, D.C. 20535

Date:

November 24, 1981

To:

Honorable Dan K. Webb

Room 1500 South

Everett McKinley Dirksen Building

219 South Dearborn Street Chicago, Illinois 60604

Attention:

Paralegal Specialist

From:

John A. Mintz

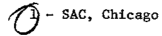
Assistant Director - Legal Counsel

Subject:

IBERIA HAMPTON, et al., v.

EDWARD HANRAHAN, et al. (U.S.D.C., N.D. ILL.) CIVIL ACTION NO. 70 C 1384

Forwarded under separate cover are three copies each of 743 processed pages from the Chicago Counterintelligence Program - Black Nationalist Hate Groups file 157-2209, representing Volumes 1 and 2, numbered from 200001 to 200706. These were processed by the Civil Discovery Review Unit #2 of our Records Management Division. You have previously received a copy of the excision guidelines utilized in processing plaintiffs' document request.



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Federal Bureau of Investigation

	Washington, D.C. 20535	
Dare:	December 15, 1961	
To:	Enorable Dan I. Webb United States Attorney Roon 1500 South Everett McKinley Dirkson Building 210 South Dearborn Street Chicago, Illinois 69004	
	Attention: Taralegal Specialist	ь6 ь7с
Fron:	Joha A. Mintz Assistant Director - Legal Counsel	
Subject:	IDECIA MAMPIOJ, et al., v. UDMAED MAMPAMAN, et al. (U.S.D.C., M.D. ILL.) CIVIL ACTION NO. 70 G 1334	Ĭ
" fedical	Forwarded under separate cover are three copies each of 330 pages from files 157-1291 and subs, captioned "Glac": Panther Party": 157-4107, captioned Center"; 157-4347, captioned and 44-1503, captioned as the were previously reducted under excision guideline "3", Third Acency	b6 b7С
desired t	These coclosed pages were excised after requesting and receiving from opriate government agencies opinions concerning their information which they so be protected. The above pages have been numbered to correspond with their by released counterparts.	
Pages will	We are currently qualiting responses from the Department of Justice, Drug Enforcement Administration, and State Department. These If he forwarded at the earliest opportunity.	b3 b7E
1)- SAC.	Chicago	

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12/23/81

TO: DIRECTOR, FBI (44-44202) (ATT'H: LEGAL COUNSEL DIVISION, ROOM 7326)

FROM: SAC, CHICAGO (44-1503)

IEDETA MATERIAN, ot al., v. EDWALD MATERIAN, ot al. (U.S.D.C., N.D. ILL.) CIVIL ACTION NO. 70 C 1384

Inclosed for the information of the Bureau, is a copy of a Summons and Amended Complaint by the Plaintiffs in this matter, delivered to this Office 12/21/31 at approximately 4:00 P.H.

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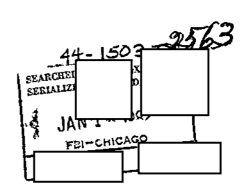
FEDERAL BUREAU OF INVESTIGATION FOI, PA DELETED PAGE INFORMATION SHEET FOI, PA# 1364866-000

Total Deleted Page(s) 125 Page 4 ~ Referral/Direct EOUSA, Page 5 ~ Referral/Direct EOUSA. Page 6 ~ Duplicate, Page / ~ Referral/Direct EOUSA, Page 14 ~ Referral/Direct DOJ/Civil Division; Page 15 ~ Referral/Direct DOJ/Civil Division; Page 16 ~ Referral/Direct - DOJ/Civil Division ; Page 17 ~ Referral/Direct - DOJ/Civil Division; Page 18 ~ Referral/Direct - DOJ/Civil Division; Page 19 ~ Referral/Direct - DOJ/Civil Division, Page 20 ~ Referral/Direct - DOJ/Civil Division, Page 21 ~ Referral/Direct - DOJ/Civil Division; Page 22 ~ Referral/Direct - DOJ/Civil Division; Page 23 ~ Referral/Direct - DOJ/Civil Division : Page 24 ~ Referral/Direct - DOJ/Civil Division; Page 25 ~ Referral/Direct - DOJ/Civil Division; Page 29 ~ Referral/Direct - EOUSA, Page 30 ~ Referral/Direct - EOUSA; Page 31 ~ Referral/Direct - EOUSA; Page 32 ~ Referral/Direct - EOUSA; Page 33 ~ Referral/Direct - EOUSA; Page 34 ~ Referral/Direct - EOUSA; Page 35 ~ Referral/Direct - EOUSA; Page 36 ~ Referral/Direct - EOUSA; Page 37 ~ Referral/Direct - EOUSA; Page 38 ~ Referral/Direct - EOUSA; Page 39 ~ Referral/Direct - EOUSA; Page 40 ~ Referral/Direct - EOUSA; Page 41 ~ Referral/Direct - EOUSA; Page 42 ~ Referral/Direct - EOUSA; Page 43 ~ Referral/Direct - EOUSA; Page 44 ~ Referral/Direct - EOUSA; Page 45 ~ Referral/Direct - EOUSA; Page 46 ~ Referral/Direct - EOUSA; Page 47 ~ Referral/Direct - EOUSA; Page 48 ~ Referral/Direct - EOUSA; Page 49 ~ Referral/Direct - EOUSA; Page 50 ~ Referral/Direct - EOUSA; Page 51 ~ Referral/Direct - EOUSA; Page 52 ~ Referral/Direct - EOUSA; Page 53 ~ Referral/Direct - EOUSA; Page 54 ~ Referral/Direct - EOUSA; Page 55 ~ Referral/Direct - EOUSA, Page 56 ~ Referral/Direct - EOUSA, Page 57 ~ Referral/Direct - EOUSA, Page 58 ~ Referral/Direct - EOUSA, Page 59 ~ Referral, Direct - EOUSA, Page 60 ~ Referral, Direct - EOUSA, Page 61 ~ Referral, Direct - EOUSA, Page 62 ~ Referral, Direct - EOUSA, Page 63 ~ Referral, Direct - EOUSA, Page 64 ~ Referral/Direct - EOUSA, Page 65 ~ Referral/Direct - FOUSA, Page 66 ~ Referral/Direct - EOUSA, Page 67 ~ Referral/Direct - EOUSA, Page 68 ~ Referral, Direct - FOUSA, Page 69 ~ Referral, Direct - EOUSA, Page 70 ~ Referral, Direct - FOUSA, Page 72 ~ Referral, Direct EOUSA, Page /3 ~ Referral/Direct EOUSA, Page 74 ~ Referral/Direct EOUSA, Page 75 ~ Referral/Direct EOUSA, Page 76 ~ Referral/Direct EOUSA, Page 77 ~ Referral, Direct EOUSA; Page 78 ~ Referral, Direct EOUSA; Page 79 ~ Referral, Direct EOUSA; Page 85 ~ Referral, Direct EOUSA;

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720 Ouilmette Lane Wilmette, Illinois 60091 February 12, 1982

The Honorable William French Smith United States Attorney General United States Department of Justice Washington, D.C. 20530

Re: Iberia Hampton, et al. v. City of Chicago, et al. (U.S.D.C., N.D. Illinois, E.D.) Civil Action No. 70 C 1384

Dear Mr. Attorney General:

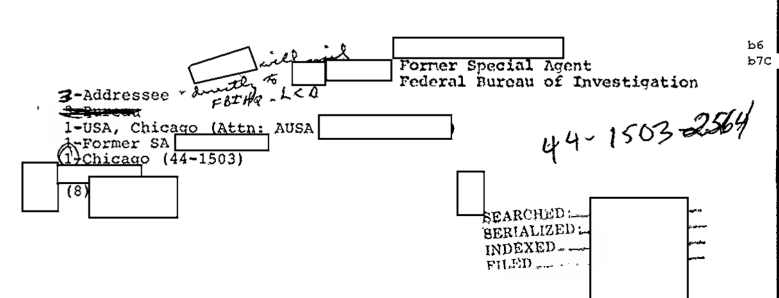
I, am a former Special Agent of the Federal Bureau of Investigation (FBI) having retired in May, 1978. Prior to my retirement I served in the Chicago Field Office as a Special Agent from 1952 to 1978.

On February 8, 1982, I received by certified mail - return receipt requested a copy of a summons and an amended complaint naming me among others as a party defendant in referenced civil action.

I have not retained private legal counsel to represent me, and I hereby respectfully request that the Department of Justice provide me representation in this civil action.

All actions taken by me concerning the subject matter of this suit were done solely within the scope of my employment as a Special Agent of the FBI.

Very truly yours,



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ATTENTION LEGAL COUNSEL DIVISION, CIVIL LITIGATION
UNIT 1, SA
IBERIA HAMPION; ET AL; VERSUS CITY OF CHICAGO,
ET AL, (USDC, NDI, ED), CIVIL ACTION 70C1384.
RE CHICAGO TELCALL TO INDIANAPOLIS, DATED FEBRUARY 17,
1982.
MUNCIE RA IS REQUESTED TO APPEAR
AM, FRIDAY, FEBRUARY 19, 1982, FOR A CONFERENCE WITH THE
AUSA CONCERNING CAPTIONED CASE.
SA WILL APPEAR AS SCHEDULED, UACB.
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UNIT 1, SA			
IBERIA HAMPTON;	ET AL; VERSUS CIT	TY OF CHICAGO,	
ET AL, (USDC, N	IDI, ED), CIVIL ACT	FION 70C1384.	
RE CHICAGO	TELCALL TO INDIAN	NAPOLIS, DATED FEBRUARY 17,	:
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U.S. Department of Justice

Federal Bureau of Investigation

Washington, D.C., 20535

Date:

March 12, 1982

EXPRESS MAIL

To:

Honorable Dan K. Webb United States Attorney

Room 1500 South

Everett McKinley Dirksen Building

219 South Dearborne Street Chicago, Illinois, 60604

Attention:

Assistant United States Attorney

From:

John A. Hintz

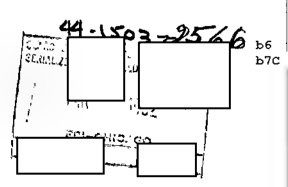
Assistant Director - Legal Counsel

Subject:

IBERIA HAMPTON, et al., v. EDWARD HAMRAHAN, et al. (U.S.D.C., H.D. III.) CIVIL ACTION NO. 70 C 1384

The Federal Burcau of Investication (FBI) has previously made available to Assistant United States Attorney a package of FBI documents concerning the above-captioned civil action which were identified as containing information subject to the Attorney-Client Privilege. An effort was made to separate this privileged material into three categories using the identifiers of J-1, J-2, and J-3. is now being furnished under separate cover two additional copies of the same material originally identified as J-2 material; however, now reorganized for his assistance into packages isolating those J-2 documents which also could arguably be considered as J-1 material under the original guidelines.

1 SAC, Chicago

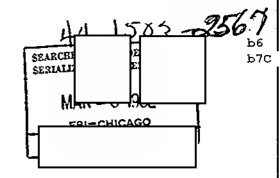


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_	ANRAHAN, et al.			
	., N.D. ILL.)			
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Date:	April 13, 1982	
To:	Honorable Dan K. Webb United States Attorney Room 1500 South Everett McKinley Dirkson Building 219 South Dearborne Street Chicago, Illinois 60604	b 6
i	Attention: Assistant United States Attorney	b7C
From:	John A. Mintz Assistant Director - Legal Counsel	
Subject:	IBERIA HAMPTON, et al., v. EDWARD HANRAHAN, et al. (U.S.D.C., N.D. ILL.) CIVIL ACTION NO. 70 C 1384	
	Reference is made to a telephone conversation ssistant United States Attorney (AUSA) of your office and Special Agent (SA) our Civil Litigation Unit I, on April 5, 1982.	ь6 b7С
were unex provided initial r are enclo	indicated that the plaintiffs had the enclosures to Chicago file 44-1503. serial the is a memorandum to the file from SA dated June 4, 1974. The enclosures in question cised file copies of thirty-four (34) documents to the plaintiffs in an excised form which was our esponse to their subpoena duces tecum in 1974. We sing two copies of the 34 documents in their form which the plaintiffs already have in their on.	ь6 ь7с
Enclosure	s (2)	
1 - SAC,	Chicago	
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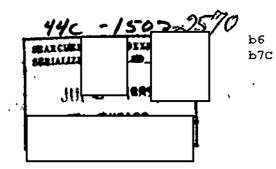
44-1503-2569

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By: Maurica Possley

The 12-year-old Black Panther care, one of street and costilect civil lawsuits in detail court history, may be moving close to ktiement.

A review of court documents and cautious . comments by sources close to the controver-

stal suit reveal that months of nego detions have moved the merethou litigation closer to resolution without a new trial.

The case arises from à Den, 4, 1968, pro-dawn raid on à Black Panther, Party apartment at 2317 W. Monyou by police assigned is the office of then-State's Attorney Edu ward V. Haarahas. anther Party Seadorn



Mark Clark and Pred - 31006 10101 J. GRABY fampton were siele in a fusitiade of bullets."

The suit was their in 1970 on behalf of relatives of Clerk and Hampton and seeks more then \$50 million in damages from federal, county and city law enforcment agencon.

Court records show that U.S. District Judge. John F. Grady has scheduled a hearing for Aug. & and has asked all attorneys who ever were involved in the lawsuit to file a notice if , they; believe they are entitled to any fees in the case,

Notices of the hearing are being sent to as of invitationant of whom are not expected to claim any past fees, However, legal sources littled that such all hearing is

necessary because the distursument of would be an important aspect of any astilement eventually hammered out:

Sources close to the case saig the negotia-tions, which have been engoing for severe months, have been "positive," but that m final agreement is expected in the intmediate future.

SHOULD A SETTLEMENT be reached, ingal observers speculated that the final figure would rivel or more likely top the \$700,000 pettlement in the 1979 Kent State University case stemming from the slaying of four students by National Guard troops.

The Panther case has been to the U.S. Supreme Court and back during its lengthy and stormy history. In June, 1977, after 10 months of testimony, U.S. District Judge Joseph Sam Perry ruled in favor of Hanraham. the FBI and Chicago police."

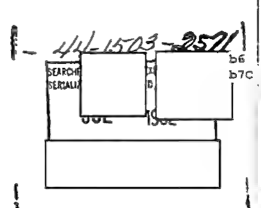
Perry was overruled by the U.S. Court of Appeals here, which directed a retrial as said the defendants must pay fees for lawyers.

- IN JUNE, 1866, the U.S. Supreme Court on further appeal voted 5-3/m favor of sending the case back to the District Court here for a - retriet.

But the high court disallowed \$100,000 in

fees swarded Panther attorneys.

More than \$2 million in fees has been paid by taxpayers for the services of lawyers in defending against the suit-including 44 million to John P. Coghian, a veterum crittle lawyer who handled the othe for eight year until he was fired by the county jast Octob Joseph Witkowski and Camillo Volini. hand of Ald. Marine Heanogy Voltes (45th), surrently are representing the blingty earning \$50 an hour for their work on the case.



9/16/82

UNCLAS

ROUTINE

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FM DIRECTOR FBI	——SQ #6
TO SAC, INDIANAPOLIS ROUTINE	SQ #7
ATTN: PRINCIPAL LEGAL ADVISOR	SQ 110
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14 BT	SO #13
UNCLAS	SQ #14 SQ #15
12 IBERIA HAMPTON, ET AL. V. EDWARD V. HANRAHAN, ET AL.	SO #16
{U.S.D.C., N.D. ILLINOIS}, CIVIL ACITON NO. 70-C-138	90 #19
REFERENCE TELEPHONE CONVERSATION BETWEEN SUPERV	VISORY
SPECIAL AGENT LEGAL COUNSEL DIVISION	ON AND
SPECIAL AGENT MUNCIE RA- SEPTEMBER 14-	, 1982.
AUSA NORTHERN DISTRICT OF	2
ILLINOIS, WHO IS HANDLING CAPTIONED LITIGATION, HAS	REQUESTED
SPECIAL AGENT TO ATTEND A HEARING IN CA	APTIONED ;
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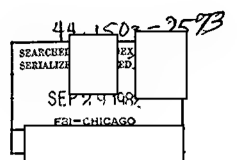
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	NECESSARY IN VIEW OF THE FACT THAT IT WILL BE NECESSARY FOR
1 5 2	HIM TO EXECUTE THE SETTLEMENT AGREEMENTS WHICH HAVE BEEN
r r	PERSONALLY APPROVED BY THE DIRECTOR OF THE FBI.
14	A CONFERENCE, THE EXACT TIME TO BE DETERMINED, WILL BE
	SCHEDULED ON SEPTEMBER 20, 1982, AT CHICAGO, PRIOR TO THE
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	SHOULD MAKE ARRANGEMENTS TO BE IN CHICAGO FOR THE SEPTEMBER 20
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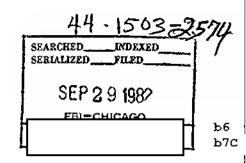
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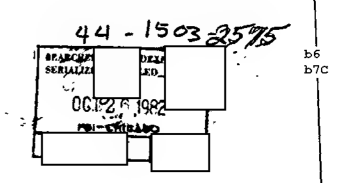
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Settlement near in '69 Panther raid case

By Maurice Possley

After nearly 13 years of bitter court battles and hardfought negotiations, the Black Panther civil rights case is about to be settled for \$1.85 million, the Sun-Times has learned.

The proposed agreement is one of the highest civil rights case settlements in federal court history and tops the \$700,000 settlement in the 1970 Kent State University case stemming from the slaving of four students by Ohio National Guard troops.

The Panther settlement, which still must be approved by the Cook County Board, calls for a three-way split of the payout. The federal government, the City of Chicago and Cook County each will pay \$616,000, it was learned.

The County Board is expected to receive a proposal calling for settlement of the suit for approval at its Nov. 1 meeting. County Board President George W. Dunne said. "I understand the case is close to settlement. I'm happy for that"

One of the longest and most expensive civil lawsuits in federal court history, the Panther case is expected to come to a close only a month before the 13th anniversary of the police raid that sparked it.

On Dec. 4, 1969, a squad of police officers, under the direction of then Cook County State's Attorney Edward V. Hanrahan, conducted a pre-dawn raid on a Panther apartment at 2337 W. Monroe in a search for weapons.

A shootout ensued, and Panther leaders Fred Hampton and Mark Clark were killed and four of the other seven occupants of the apartment were wounded.

In 1970 a \$47.7 million civil rights damage suit was filed against Hanrahan, the raiders, the city and county and the federal government on behalf of the wounded and the family members of the slain Panthers.

The lawsuit finally came to trial in 1976 before Senior U.S. District Judge Joseph Sam Perry, Lawyers G. Flint Taylor, Jeff Haas and James D. Montgomery clashed often with city and county lawyers during the acrimonious 320-day-long trial.

The lawyers presented evidence they said showed exis-

Department and Hanrahan's office to murder Hampton.

The jury deliberated for three days and announced it was deadlocked. Perry then directed verdicts in favor of the defendants. The case was appealed and in April. 1979. the U.S. Court of Appeals ordered a new trial, citing several errors by Perry. The federal government came in for harsh treatment for turning over volumes of documents to the plaintiffs' lawyers midway during the trial instead of earlier.

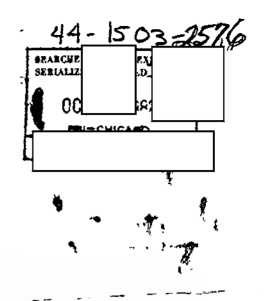
In June, 1980, the U.S. Supreme Court on further appeal voted 5 to 3 in favor of sending the case back to the District Court here for a retrial.

The case was eventually reassigned to Judge John F. Grady, and negotiations for a settlement have been

tence of a conspiracy between the FBI, the Chicago Police'. ongoing behind closed doors for more than a year between Montgomery, Taylor, Heas, Assistant U.S. Attorney Robert Grueneberg, Camillo Volini, representing Cook County, and Joseph Witkowski, representing the city.

Ironically, the proposed settlement is less than has been paid out for legal fees racked up by lawyers for the city and county. More than \$2 million in fees has been shelled out by taxpayers—including more than \$1 million to John P. Coghlan, a veteran criminal lawver who worked on the case for eight years until he was fired by the county in October, 1981.

Witkowski, who formerly worked for the county and now for the city, and Volini, husband of Ald. Marion Kennedy Volini (48th), have earned thousands of dollars in legal fees since they became involved in the case.



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SETTLEMENT NEAR IN A PANTHER SUIT

Government Reports Progress in 10-Year-Old Rights Suit -. Over Raid in Chicago

CHICAGO, Oct. 25 (AP) - The civil rights lawsuit stemming from a 1969 po-lice raid in which two leaders of the Black Panthers were killed is close to being settled for \$1.85 million, a Government attorney confirmed today.

Grueneberg, an assistant Robert United States attorney, said that attorneys for the Government and the plaintiffs had worked out the tentative settle ment after more than a year of negotia-tions with the help of Federal District Judge John Grady.

The suit, which accused law enforce ment agents of violating the civil rights of Black Panther members, has been appealed as far as the Supreme Court in its 10 years in the legal system.

"I am happy having a settlement," r, Grueneberg said, "I hope it's a just Mr. Gruensberg said.

• Will Share in Settlement

Mr. Grueneberg said that nine plain-tiffs would share in the settlement, in-cluding the mothers of Mark Clark and red Hampton, the two Panther leaders killed in the predawn raid on the Pan-thers' West Side headquarters here.

The proposed settlement is designed So that the city, the county and the Federal Government of each pay in equal share. Mr. Grunnstern had all that the Justice Department had alandy approved the agreement and that the creates based was all ed and to vote Nov I on paying its \$516,000 stare.

On Dec. 4, 1969, 14 Chicago policemen assigned to the Cook County State's At-torney's office raided the headquarters. The officers carried a warrant authorising them to search for illegal weapons at the apartment.

Sult Filed in 1972

A gun battle ensued, in which the po-lice fired more than 80 times. Mr. Clark and Mr. Hampton were killed and four of the seven other persons in the apart-ment were injured.

A lawsuit charging civil rights viola-tions and asking \$47.7 million in Gam-ages was filed in 1972 against 28 defendants, including Edward Hanrahan, the State's Attorney at the time, and the city, county and Federal governments, on behalf of the survivors and the family members of those killed.

After an 18-month trial to 1977, believed to be the implaint Pederal mont trial ever held. District Jodge Juseph Sam Perry dismissed the suit against 21 of the defendants without allowing the case to go to the fury. When furors dead-locked in determining the liability of the remaining defendants, Judge Perry dismissed the case against them, too,

In 1979, the United States Court of Appeals for the Seventh Circuit reinstated the case against M defendents and indexed that a new total be given high priority." The court said the government had observated the policial propers by withhald ag cartein documents by withhald ag cartein documents relevant to the case.

The case was appealed to the powers from Court and in 1880, it refused to discuss the case and voted \$3 to send the moreor buck to fuserict Court for an

the more reach to Instrict Court for another trial. If the tentative agreement is epperwed, the case will be closed, Mr.

Residents of Miracle Valley, Ariz., on Sunday, the day after two members of the Miracle Healing Center and Church were killed in a gun battle with sherif's deputies. Below: deputies crouch behind cars during the shooting.





Years of Tension Precede

By ROBERT REINHOLD clai to The New York Y

MIRACLE VALLEY, Artz., Oct. 25-In a way a clash seemed inevitable, A congregation of 300 black fundamental the with runts in the mean streets of Chicago, but by a messionic woman with a winter that God would some destray Chicago by fire, transplanted it-self to this remote corner of sancheast Arizona, which is not could for its bospi-

Trained in kamte and armed, the iona originary, who correlated that they were being pushed out by the new comers of the state of the comers

So ii surprised few here when three years of building tensions culminated Saturday in a confrontation between the group and Cochise County sheriffs deputies that left two blacks bying dead Healing Co along Coming and Chareb to surve as-Afian Schmidt, a aprilume

Arteson Department of Public Salety,

fired the first shot. But the shootout, Paul B of The Arizona Duby morning that he had the shareh members that the first and care

Se added: "I find that find

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Two County Bd. to pay in Panther suit

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By Lynn Sweet

The Cook County Board Monday agreed to pay its onethird share of a \$1.85 million settlement in the longrunning Black Penther civil-rights case.

The case stems from the Dec. 4, 1969, raid on a West. Side apartment by 14 police officers assigned to work for State's Attorney Edward V. Hanrahan. The raid resulted in the deaths of Panther leaders Fred Hampton and Mark Clark.

Four other occupants of the apartment at 2337 Monroe and two police officers were injured.

Details of the settlement in the case, in litigation almost 13 years, were revealed in the Sun-Times on Oct.

24.
"We feel that this is a victory and vindication of our million has been spent for legal fees.
Hanzahan's men to murder Fred Hampton and to elimit. nate the Black Panther Party," said G. Flint Taylor, who with lawyers Jeff Haas and James D. Montgomery, represented the survivors. Taylor would not say how the settlement will be divided among the plaintiffs and the lawyers.

Assistant U.S. Attorney Robert Gruenberg, who represented the government for the lest two years, said, "I couldn't begin to express my feeling of relief."

But the settlement, he said, was not an admission of guilt by the government in the raid itself, explaining that

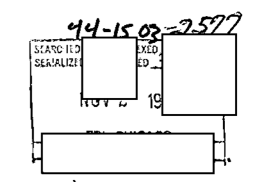
another trial would have been too coetly.

The raid's survivors sued the county, the City of Chicago and the federal government, alleging civil-rights violations: A trial in U.S. District Court here lasted from January, 1976, to June, 1977, ending with a hung jury. Later, a judge ruled against the nine occupants of the

sportment. A series of appeals went as far as the U.S. Supreme Court, which returned the case to U.S. District Judge John F. Grady for retrial.

The county was told by the two special assistant state's attorneys who, handled the case, Camillo P. Volini and deeph Witkowski, that the rost to the county for retrial and appeals would far exceed 31 million. The settlement is less than legal fees already paid to

lawyers representing the county and city. More than \$2



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(Mount Cloping in Space Below)

ounty

By Tim Franklin and William B. Crawford Jr.

PAVING THE way for the end of an historic 13-year legal battle, the Cook County Board on Monday approved its share of a \$1.85 million settlement in the 1969 Black Parther civil rights case.

The settlement, believed to be the largest ever in a civil rights case, came after a year of negotiations between government attorneys, the plaintiffs in the case and Judge John F. Grady of U.S. District Court, who kept details of the

negotiations secret.

The case stems from a pre-dawn raid on the Black Panther Party's West Side headquarters in December, 1969, in which Panther leaders Fred Hampton and Mark Clark were shot to death by Chicago police officers directed by Edward Hanrahan, who was then Cook County state's attorney.

THE SETTLEMENT calls for the federal government, Cook County and the City of Chicago to each pay \$616,333, for a total of \$1.25 million. The U.S. Justice Department reportedly has approved the settlement, and city approval is expected before the end of the year.

Nine plaintiffs will share in the award, sources said, including the mothers of Hampton and Clark.

The case is believed to have cost tax-payers more than \$2 million in fees, much of which went to John Coghlan, a criminal lawyer who worked on the case for eight years until the county fired him last year.

John H. Stroger Jr., a county board member from the South Side, hailed the settlement as a "victory from a legal point of view" and said it "ends 12 years of agony" for those involved:

G. FLINT TAYLOR JR., a lawyer for the Peoples Law Office, which worked on the case for many years, said the settlement substantiates charges that there was a conspiracy to destroy the Black Panther Party..

"The settlement is a clear admission by

the federal, county and city governments of what we have always charged and what the IU.S. 7th Circuit! Court of Ap-peals in 1979 confirmed, and that is there was a conspiracy between the FBI and former Cook County State's Atty. Edward Hanrahan and his people to murder Fred Hampton and Mark Clark and destroy the

Black Panther Party."
Hampton and Clark were killed when police, carrying search warrants, raided the headquarters to search for illegal weapons. Gunfire broke out, leaving Hampton and Clark dead and four other persons in the headquarters injured.

THE SETTLEMENT, coming just a month before the 13th anniversary of the raid, resulted from a suit accusing law enforcement agencies of violating the civil rights of Black Panther members.

The lawsuit, which asked for \$47.7 million in damages, was filed in 1970 against 28 defendants, including Hanrahan and the city, county and federal governments,

It was filed on behalf of the survivors and the relatives of those killed.

Following an 18-month trial in 1977, believed to be the longest federal trial ever, Judge Joseph Sam Perry of U.S. District Court dismissed the suit against 21 of the defendants without allowing the

case to go to the jury.

After jurors deadlocked in determining the liability of the remaining defendants, Perry dismissed the case against them,

In 1979, however, the U.S. Court of Appeals in Chicago reinstated the case against 24 of the defendants and ordered that a new trial be given high priority. The court said the government had obstructed the judicial process by withholding contains described. ding certain documents relevant to the

The case was appealed to the Supreme Court, and in 1980 the court refused to dismiss it and voted 5-3 to send it back to U.S. District Court for another trial. 14,

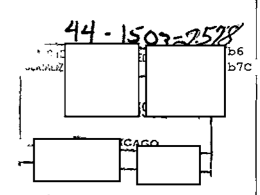
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Date: 11-2-82 Edition

Two Settle Panthers' case

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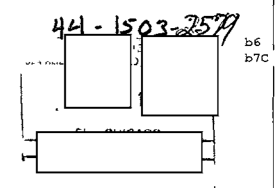
Settle Panthers' case

by Chinta Strausberg

The brother of Fred Hampton, slain 13 years ago by police, says it has been a long but victorious battle in seeking monetary damages for the 1969 shootout that left two Black Panther leaders dead. The Cook County Board has approved a \$1.85 million settlement in connection with the case.

Bill Hampton, a Chicago schoolteacher who recently ran for the office of mayor

in Maywood and lost, said there has been much pressure in organizing to bring the truth to people about what happened in the predawn raid, which occurred December 4, 1969, at the Panthers' West Side headquarters. The raid was led by 14 policemen who were allegedly looking for weapons. Fred Hampton and Mark Clark were asleep when police opened fire as they broke into the building; both men were killed and four others injured in the shootout.



memorandum

DATE: 11/15/82

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SUBJECT:

IBERIA HAMPTON, et al., v. EDWARD HANRAHAN, et al. (U.S.D.C., N.D. ILL.) CIVIL ACTION NO. 70 C 1384

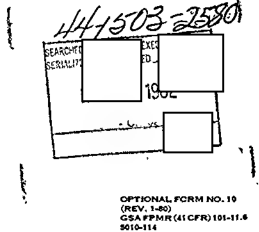
TO: SAC, CHICAGO. (44-1503)

Due to intra-office transfer of case agent this case should be reassigned to SA



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The first thing you noticed when you entered the courtroom were the blood-socked mattresses. There were four of them leaning up against the wall. They had been blasted by rifles and shotguns.

Pred Hampton, deputy chairman of the Illinois Black Panther Party was sleeping on one when he was killed. That happened 13 years ago next week.

Along another wall, where the jury had to walk past it. every day, was the bullet-riddied door of the apartment at 2227 W. Monroe.

Fourteen police officers carrying submachine guns shotguns, military carbines and revolvers had stormed the place. Hampton was killed instantly by two rifle shots to the head. Mark Clark, another Panther, was

also killed. Four other occupants were wounded.

The police claimed the Panthers fired first. The Panthers claimed the police fired without provocation.

A grand jury determined that the police fired be-

tween 82 and 99 shots at the Panthers. Only one shot was found to have come from a Panther gun.

Some 17 guns were found in the Panther spartment, though none was found to have been obtained illegally. None of the surviving Panthers was prosecuted.

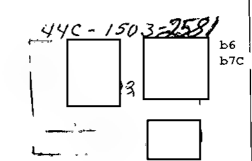
THE POLICE OFFICERS and Edward V. Hanrahan, then Cook County state's attorney, were indicted on criminal charges. Those charges were dismissed,

The Panther survivors and the families of those killed then sued the police, Haurahan, Cook County, the City of Chicago and the United States for nearly \$50 million in civil damages.

That trial, the longest in the court's history, lasted 320 court days spread over 18 months. The transcript ran 36,700 pages. It cost \$110,000 to buy.

The jurors collected \$0,000 each. The taxpayers spent more than \$2 million in legal fees. One lawyer for the polles received more than \$1 million. One lawyer for the Danthers collected \$75 per week.

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And Judge Perry dismissed all the charges.

Approximately two years later, the U.S. Court of Appeals overturned the dismissel. It said Perry had made key errors during the trial. It also said the Panther lawyers had presented "serious evidence" of "gross misconduct" on the part of law enforcement officials.

A new trial was ordered. Three more years passed. Last month; a settlement was announced. The county, state and federal government would pay \$1.85 million to the Panther survivors and family members. Far less than the Panthers had asked for, it is still thought to be the largest civil rights settlement in history.

It is not yet final. The parties will be back in court again on Wednesday, with the end hopefully in sight. G. Flint Taylor, one of the Panther lawyers, said Menday: "The settlement is an admission of guilt that there was a conspiracy to murder Fred Hampton."

The federal government disagrees. It says the settlement is merely an attempt to avoid the expense of a new trial.

FRED'S BROTHER, William, now a schoolteacher, came to the trial almost every day.

"The settlement doesn't take the place of a life," he said, "but I'm glad something came out of it."

William once said that Fred had become a martyr, a name that would live in people's memories.

So I saked him if the schoolchildren he teaches know, who Fred Hampton was.

"Some do; some don't," he said. "But Fred stood for some things. I hope people remember that. And I'm just glad the whole thing is over."

Sometimes, things end with neither a whimper nor a bang.

Sometimes, they just end with a sigh-

Often boring, seemingly endless, the trial had its

U.S. District Judge Joseph Sam Perry, then 80, owned a prehistoric mastedon bone that had been discovered in his backyard. Several times during the trial, when classes of schoolchildren came into the court, Perry would halt the trial, have the beach and show them a replica of the bone in his chambers.

Perry once juiled a Panther lawer for streeth house because the lawyer kneeked a water plicitie to the fleer. On another occasion a Panther length rand the entire Declaration of Independents late the court record. In response, two police lawyers using God blass America."

When one of the police lawyers was called a raving maniac in court, he objected to the term raving but accepted the term maniac.

The national chairman of the Black Panther Party, Elaine Brown, showed up to testify at the triel wasning suede boots and carrying a Louis Vuitton handling. She explained to me afterwards that Panther slegans such as "Death to all pigs" and "All power to the snipps" were never meant to be taken "literally or pariously." It finally ended when two jurors, a retired gracker, it is clerk—the only black on the jury—and a Méril lide housewife, insisted that some of the pelice light

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RE TELEPHONE CONVERSATION BETWEEN AUSA	
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AUSA HAS REQUESTED SA	APPEAR ANCE
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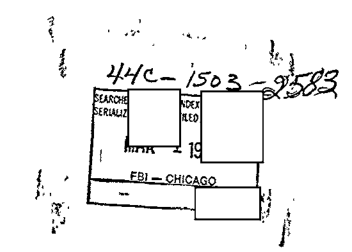
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Settlement ends '69 Panthers case

By Maurice Possley

U.S. District Judge John F. Grady ended the 13½-yearold Black Panther civil rights case Monday with the stroke of a pen, giving final approval to a \$1.85 million settlement.

"Very well, I think that concludes the case," Grady said. "The community is well-served by the termination, of this controversy."

The settlement, one of the highest civil rights settlements in federal court history, calls for payment of \$616,000 each by the federal, county and city govern-

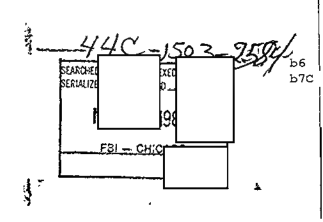
On Dec. 4, 1969, a squad of police officers, under the direction of former State's Attorney Edward V. Hanraharf, conducted a pre-dawn raid on a Panther apartment at 2337 W. Monroe, allegedly in a search for weapons.

Panther leaders Fred Hampton and Mark Clark were killed and four of the other seven occupants of the apartment were wounded. Nearly 100 bullets were fired. A \$47.7 million civil rights damage suit was filed in

A \$47.7 million civil rights damage suit was filed in 1970 against Hanrahan, the police officers and the city, county and federal governments on behalf of the wounded and relatives of the dead.

The lawsuit came to trial in,1976 and lasted 320 days.

NEWSPAPER, CITY
CHICAGO SUN-TIMES
DATE 3/1/83
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AUTHORS
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classification:
SUBMITTING OFFICE CHICAGO



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x	IBERIA HAMPTON v. EDWARD HANRAHAN, et al U.S.D.C., N.D Ill. Civil Action No. 70-C-1384
10:	SAC, CHICAGO (44C-1503)
	who has been handling the defense of the U. S. Government as well as the defense of individual FBI defendants in captioned matter. AUSA advised as follows: Except for the actual expenditure of funds from government budgets, allocated pursuant to the settlement agreement reached in this case, no further action by the USDOJ and FBI appears warranted or necessary. Accordingly, this information was telephonically communicated to Unit Chief, Civil Litigation Unit, Legal Counsel Division (LCD). was of the opinion that inasmuch as Bureau funds nad not yet been disbursed, the case should remain open until that time. agreed that at the conclusion of this litigation a letter from the Director he prepared acknowledging the contribution of AUSA in this settlement. Writer advised that he would re-contact LCD in 30 days to provide a status report.

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During the 3/29/83, conference with AUSA the latter also advised that during settlement hearings, the question of disposition of the physical evidentiary items was discussed. It was the decision of the court that the "doors" and the "mattress" be retained in the custody of the Government for a "10 year period." However, AUSA agreed to resubmit a request within 90 days seeking to dispose of this evidence in view of our space restrictions. He advised that he would furnish a copy of a letter received from the DuSable Museum of Black History refusing to accept receipt of these items.
AUSA was also advised of requests already received for records of the FBI in this case pursuant to the Freedom of Information - Privacy Acts (FOIPA). It was agreed that many of the documents furnished by the FBI to effect the defense of the Agents involved should be protected as the "work product" of the attorney-client privileges (Cf 5 USC 552 (b) (3)).
In this last regard, Assistant Section Chief FOIPA Section, FBIHQ, Was advised of the status of captioned matter and it was agreed that the case should be considered closed for the purpose of 5 USC 552 (b) (7) (A) and that care be exercised in the handling of FOIPA requests received subsequently both at FBIHQ and Chicago concerning FBI records in this case.
Chicago anticipates difficulties in processing the many requests, under the FOIPA, for FBI documents which requests will follow from the settlement of this case. Any questions received concerning our handling of this matter should be directed to the writer or SA

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O-9 (Re	v. 8-16-79)	SPECIAL	Desk # 1 Desk # 2 Desk # 3 Desk # 4
			Squad # 5-B Squad # 5-B
	TRANSMIT VIA: Airtel		Sauced & Sauce
	CLASSIFICATION:		DATE: 4/21/83 Squad # 6-A
	FROM: Director, FBI (44-44202	2)	Squad # C-B Squad # S-C Squad # 7
	TO: SAC, Chicago (44-1503)		Sauce Y I'l
	IBERIA HAMPTON, et al., v. EDWARD V. HANRAHAN, et al. (U.S.D.C., N.D. ILL.) CIVIL ACTION NO. 70 C 1384		Squad # 7.9 Squad # 7.9 Squad # 8 Squad # 9 Squad # 9
100 J	por use in processing document all excised copies of Chicago 157-2343 Vols. 1-12 157-1291 Sub E, Vol. 157-1291 Sub B, Vols 157-1291 Sub I, Vol.	files released to litigate files released to litigate captioned "Fred Hampton" . 1 captioned "Black Pant's. 1-2 captioned "BPP" . 1 captioned "BPP"	nts in the first trial School 4 Sound 4 Sound 4 Sound 4
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TRANSMIT VIA: ____ Airtel 5/3/83 CLASSIFICATION: ... DATE

FROM: Director, FBI

SAC. Chicago TO:

IBERIA HAMPTON, et al., v. EDWARD V. HANRAHAN, et al. (U.S.D.C., N.D. ILL.) CIVIL ACTION NO. 70 C 1384

Forwarded under separate cover are the following Chicago original files previously sent to FBIHQ for processing in captioned litigation:

> Black Panther Party (BPP) 157-1291 Vols. 1-93 157-1291 Sub A, Vols. 1-6 Newspaner Clippings Sub B, Vols. 1-2 Sub C, Vols. 1-2 Exhibits Sub E, Vol. 1 Sub F, Vols. 1-11 Sub G, Vols. 1-2 Permanent T Symbols Sub H, Vols. 1-3 School Appearances Sub I, Vols. 1-2 Sub J, Vols. 1-4 Logs 100-51025 157-4088 Vols. 1-2 157-4107 Vols. 1-2 BPP-Medical Center 157-5036 Vols. 1-2 BPP-Arrests 157-5584 Vols. 1-6 BPP-Finances 157-5814 Vols. 1-2 BPP-Bus Program 157-5462 Vols. 1-5 157-6495 157-2209 Vols. 1-2 157-6794 BPP-Day Care Center 157-3443 157-4847 44-1503 Vols. 1-31

BPP Records and Mailing List Electronic Surveillances Committee to Defend BPP BPP-Breakfast Program BPP-Films and Publications BPP-Clothing Program Black Nationalist Cointelpro Fred Hampton - Victim, CR

x 4788 re estimated no. of epo (49 VI. (0200) on 5/23/83

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Airtel to SAC, Chicago
Re: Iberia Hampton, et al., v.
Edward V. Hanrahan, et al.

Yewspaper Clippings
Sub B, Vols. 1-3
Sub C, Vols. 1-10
Excised and Unexcised Documents
One package of Miscellaneous serials captioned BPP

The assorted BPP serials may be filed in Chicago file 157-1291.

For your information, file 157-1291, Sub D, Vols. 1-8, were previously.

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returned to Chicago under the NLG litigation caption.

Xerox copies of all above files were made at FBIHQ and previously

Xerox copies of all above files were made at FBIHQ and previously forwarded to Chicago while files were being processed. These copies may now be destroyed since originals are now returned to Chicago.

Chicago is instructed by Document Classification Section, Records Management Division, to mark all cross-referenced file copies maintained in your office with the appropriate classification markings as shown in the returned original files, and to notify all other offices which received copies of these serials.

10/25/83

T	0:	DIRECTOR, FI	a (ATT'h:	SA ROOM 5442)	c	DRU	II,
F	ROM:	SAC, CHICAGO	(62C-7427)				
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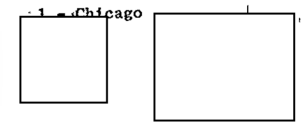
CIVIL ACTION NO 70C 1384

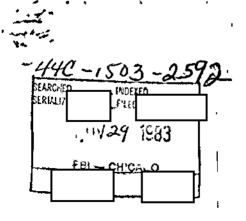
SAC, CHICAGO (44C-1503)

On 11/17/83, this office received a telephone call from the office of Senior U.S. District Court Judge Joseph Sam Perry requesting that Agents of this office remove items from the Judge's vault which had been submitted to the court and to the judge as presiding judge in captioned case. The judge indicated that these items had been submitted to the judge for "in-camera review" and had been retained by him pending appeal before the 7th Circuit.

As a result of the above telcal, Supervisory SA
and SAs and
proceeded to the judge's chambers in Room 2560, later that
morning. At the direction of Judge Perry and his secretary,
the above named FBI Agents removed a
number of exhibits which later were determined to be marked
as plaintiff's and defendants exhibits in captioned case.

These exhibits, both physical and documentary, were taken directly to AUSA for the purpose of requesting a minute order for the disposition of these items in view of the fact that instant case has been settled and a similar minute order obtained for other items of evidence (cf Ser. 2590). AUSA retained a representative exhibit and stated he would direct the FBI to retain the remaining exhibits until such time as he could effect their proper disposition.





OPTIONAL FORM NO. 10 (REV. 1-80) GSA FPMR (41 CFR) 101-11.6 5010-114 A review of the items returned determined the following identification of these exhibits:

1) One (1) door panel with bullet holes-plaintiff's exhibit (retained by AUSA as a sample item for judicial review).

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- 2) One large reel of movie film in brown wrapping paper marked "Exhibit Film ? PX 43".
 - One grey wooden model exhibit.
- marked 4) One flat cardboard package approximately 30" x 20"
- 5) One enlarged photograph, marked plaintiff's exhibit DS-1.
- 6) One tubular cardboard container containing diagrams/graphic drawings.
- 7) One package approximately 30" long marked "copies of 135 and 136" with marking sticker of "Acme Copy Co."
- 8) One "Xerox" cardboard box (white) approximately 10" high, 16" long, containing one 7" x 13" cardboard box marked "BP Evidence" and the following documents:
 - b) "Plaintiff's Exhibit C in camera 5/13/70"
- c) Defendant's exhibits 152-155, 280-281, 208, 97, 107, 112, 114, 116, 276, 122, 115, 118, 246, 97 A, 278, 3-B, 217, 111, 109, 247, 248, 249, 249A, 272, 245, 185, 108, 110, 119, 120, 271, 113, 1, 11 1D, 14 1D, 15 1D, 16 1D, 17 1D, 18 1D, 20-23 1D, 25-27 1D, 29-30 1D, 32-38 1D, 41 1D.
- 9) One cardboard box approximately 15" x 12" containing the following miscellaneous items:
- a. Manilla folder marked "Fed. Ex. 33, 34, 35, 36 4 Blood Samples."
 - b. Ampex Tape 5 "reel, marked statement...11/9/76"
 - c. Plaintiff's exhibit 210 (ruler)

CG 44C-1503

- d. Defendant's exhibit 199 (plastic ruler-round).
- e. Plaintiff's exhibits:

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R 2103
R 265
R 2107 (ABCD)
R 295 G
R 2-95A
R 2113 AB & C
R 2105 B
R 2105
R 2113 A
R 295 B
R 2109 B
R 296 A
R 297 A
R 2-95 D
R 2106 (30)··
77 RZ
R 2958
R 2109 C
R 2101 B
R 2109 ABC
32 RZ
RZ - 72
RZ 27
                                         t_k^{\prime} ,
Q 25
RZ # 71-B
R 2108 A & B
R 2101 AB & C
(Illegible)...H5
RZ 34
RZ 76
RZ 23
31 RZ
30 RZ
Z1MW #4
Q 27
RZ #35
33 RZ
R 295 (illegible)
R 2-95F
rz 3 71-c
Q 283Z
RZ # 71-D
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RZ # 71-A RZ 107...A-O(?) RZ 111 RZ 104 (2) RZ 97B R 2109 A R2 24 RZ 99 1D R 295 C R 295 E R 2102 A & B

f. Defendant's exhibit 136 Id

g. Plaintiff's exhibit WMON 11 id and Defendant's exhibit 65.

h. Plaintiff's exhibit WMON 10 id and Defendant's exhibit 64.

10) One oilcloth-type graphic (white) marked "Plaintiff's exhibit 195 Id"

On 11/18/83. AUSA advised that he met with

On the same date, these items were returned to AUSA per his request for the purpose stated above.

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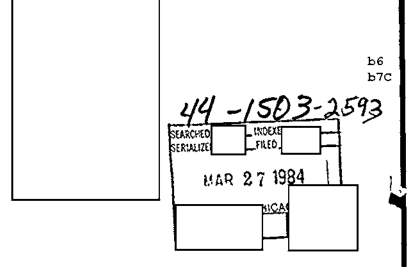
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memorandum

SUBJECT EVIDENCE
RETENTION/DISPOSAL
To: SUPERVISOR

is	Evidence in case (file #) 44-1503 being maintained in Chicago Office Evidence room.
bу	Please return or dispose of through appropriate channels 3/30/84.
jıs.	If evidence needs to be retained submit memorandum of tification to ASAC by 3/30/84.
	any airland retained in this case is formant to Count Order.
	is pursuant to Court Order.
	Base Case Case

1 - ASAC 1 - Supervisor 1 - Evidence Custodian 1 - File No. 44-1503] sq	12
(4)		



OPTIONAL FORM NO, 10 (REV. 1-80) GSA FPMR (41 CFR) 101-11.6 5010-114

5/23/84 OATE:

REPLY TO

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IBERIA HAMPTON, et al. v. SUBJECT: EDWARD V. HANRAHAN, et al. (U.S.D.C., N.D. ILL.) CIVIL ACTION NO. 70C 1384

SAC, CHICAGO (44C-1503)

Reference is made to Bureau airtels to Chicago dated 4/21/83 and 5/3/83.

review of documents in response to the memo of ASAC dated 3/23/84, captioned "EVIDENCE RETENTION/DISPOSAL" located the following copies of materials submitted to the court in captioned action which are hereby being destroyed:

157-1291-SUB D ("Clean" Copy) vols. 1-8

These are copies of original taped conversations and the transcripts which have been serialized into the file were returned to Chicago per FBIHQ airtel 5/3/83 (cf 44-1503-2588). These volumes are presently stored in the locked file room of "Major Case 41" (NLG) on the 10th Floor.

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SEARCHED SERIALIZE MAY 23 1984 FBI-CHICAGO 41:

> OPTIONAL FORM NO. 10 GSA FPMR (41 CFR) 101-11.6

Legal fees awarded in Panther case

Chicago Corporation Counsel James D. Montgomery has been awarded \$225,000 in fees for his work as a private attorney in the famed 131/2 year-old Black Pan-

famed 13½-year-old Black Panther civil rights case.
U.S. District Judge John F. Grady also awarded \$430,000 in fees to attorneys Jeffrey Haas, G. Flint Taylor and Dennis Cunningham of the Peoples Law Office who represented the release. Office, who represented the relatives of Panther leader Mark Clark, one of two men killed in the 1969 West Side police raid. In March, 1983, Grady awarded a \$1.85 million settlement in the suit, one of the highest civil

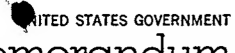


James D. Montgomery \$225,000 fee award

rights settlements in federal court history. The city's share of the bill came to \$616,000.

Montgomery represented one of seven men arrested in the raid.

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☆ GPO : 1981 O = 341-526 (6587)

	8/30/85	memoranau	ım
DATE:			b6
ATTNOF	SA		b70
SUBJECT:	HAMPTON V. HANRAHAN, ET AL	•	
TO	(U.S.D.C., NDI) CIVIL ACTION NO. 70	C 1384	
TO:	SAC, CHICAGO (44-15		
	Re my memo d	Rated 1/22/83.	
	writer recontac	pertinent to captioned case and retained	
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n	2 - Chicago		
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Memorandum •







То :	SAC, CHICAGO (44-1503)	Date	4/30/86	
From :	SA			ъ6 ъ7С
Subject :	HAMPTON V. HANRAHAN, ET AL. (U.S.D.C., N.D. (111) Civil Action No. 70C1384			
physical	On 4/30/86, AUSA was contest received concerning disposition of the remedidence in this case retained per judicial in 83 (see Serial 2586).	aining		ь5 ь6 ь7с
	AUSA advised that he would			
He stated decision.	he would advise the writer promptly of Judge (GRADY":	3	
	All files ret 14 for filing	in	Chrosoldiction 6/86	ь6 ь7с
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